 Case 3:19-cr-00112-K Documer	ot 122 Filed	11/06/19	Page	Not ki	US DIST HERN UN FII	RIGICOUR STRICT OF D LED	EXAS	
	STATES DI HERN DISTR DALLAS DI	ICT OF T			NOV -	- 6 2019		
UNITED STATES OF AMERICA	§ §			CLE By		ISTRICT CO	URT	
V.	8	§ Case No. 3:19-ca			r-00112-K			
CENGIZ IAN COMIT(1)	§ s							

	CENCIZ JAN COMO (1)						
	ORDER OF TEMPORARY COMMITMENT						
been a	On this date the above named Defendant appeared before the undersigned magistrate judge after having rrested in the above numbered action for an offense against the laws of the United States, and						
	The government having moved the magistrate judge to hold a hearing to determine whether any condition or combination of conditions will reasonably assure the Defendant's appearances and the safety of any other person and the community (18 U.S.C. §3142(f), as amended P.L. 98-473, 98 Stat. 1837), and						
	The government's attorney having moved for a continuance of such hearing						
	It appearing that the Defendant may not be capable of posting of a monetary bond as a condition to assur his appearance and the safety of any other person and the community (§3142(c), supra), and that a hearin on whether the Defendant should be released on bond or should be detained pending disposition of the criminal charges should be deferred from today's date, and						
	Defendant having moved for a continuance so that he can have an attorney present at the hearing,						
at	IT IS, THEREFORE, ORDERED that the Detention Hearing is to be held on before the undersigned magistrate judge, unless extended for good cause.						
	IT IS FURTHER ORDERED that the Defendant is committed to the custody of the United States Marshal afinement in a corrections facility separate, to the extent practicable from persons awaiting or serving ces or being held in custody pending appeal, pending the above scheduled detention hearing.						
A copy	entered this day of day of the parties.						
	PERECCA PLITARRECORD						

REBECCA RUTTERFORD
UNITED STATES MAGISTRATE JUDGE

^{*}A continuance on behalf of the government will be granted without a hearing only upon the written consent of the Defendant or his attorney. A continuance on behalf of the Defendant will be granted without a hearing upon the written request of the Defendant or his attorney. Continuances shall not exceed five work days from the original setting for the Detention Hearing.